Attorney Docket No.

Patent 000409-088



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Norikazu Kobayashi et al.

Application No.: 10/765,891

Filing Date:

Sir:

January 29, 2004

Group Art Unit: 3676

Examiner: GARY WAYNE ESTREMSKY

Confirmation No.: 2312

Title: OUTSIDE HANDLE APPARATUS AND CONNECTOR MECHANISM

## AMENDMENT/REPLY TRANSMITTAL LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Enclosed is a reply for the above-identified patent application. A Petition for Extension of Time is also enclosed. Terminal Disclaimer(s) and the \$\infty\$\$ \$\\$65.00 (2814) \$\infty\$\$ \$\$130.00 (1814) fee per Disclaimer due under 37 C.F.R. § 1.20(d) are also enclosed. Also enclosed is/are \_\_\_\_\_ ☐ Small entity status is hereby claimed. Applicant(s) requests continued examination under 37 C.F.R. § 1.114 and enclose the \$395.00 (2801) \$790.00 (1801) fee due under 37 C.F.R. § 1.17(e). Applicant(s) requests that any previously unentered after final amendments <u>not</u> be entered. Continued examination is requested based on the enclosed documents identified above. Applicant(s) previously submitted \_ for which continued examination is requested. Applicant(s) requests suspension of action by the Office until at least which does not exceed three months from the filing of this RCE, in accordance with 37 C.F.R. § 1.103(c). The required fee under 37 C.F.R. § 1.17(i) is enclosed. A Request for Entry and Consideration of Submission under 37 C.F.R. § 1.129(a) (1809/2809) is also enclosed.

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No additional claim fee is required.

	An additional of	claim fee is	required,	and is	calculated	as showr	n below.
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		Al	MEN	IDE	ED CLAIMS				
	No. of Claims	Highest No. of Claims Previously Paid For		Extra Claims		Rate		Additional Fee	
Total Claims	25	MINUS	25	=	0	×	\$50.00	(1202) =	\$ 0.00
Independent Claims	4	MINUS	4	=	0	×	\$200.00	(1201) =	\$ 0.00
If Amendment adds n	nultiple depen	dent claim	s, ad	d \$	360.00 (1203)				
Total Claim Amendment Fee						\$ 0.00			
Small Entity Status claimed - subtract 50% of Total Claim Amendment Fee						\$ 0.00			
TOTAL ADDITIONAL CLAIM FEE DUE FOR THIS AMENDMENT						\$ 0.00			

A check in the amount of	of is enclosed for the fee due
Charge	to Deposit Account No. 02-4800.
Charge	to credit card. Form PTO-2038 is attached.

The Director is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17, 1.20(d) and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

**BUCHANAN INGERSOLL PC** 

P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620

Date: December 28, 2005

Matthew L. Schneider Registration No. 32,814



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In re Patent Application of

Norikazu Kobayashi et al.

Application No.: 10/765,891

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For: OUTSIDE HANDLE APPARATUS

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Group Art Unit: 3676

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**ESTREMSKY** 

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## RESONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Official Action dated September 30, 2005 setting a three month shortened statutory period for response, the following remarks are submitted.

The aforementioned Official Action indicates that the claims in this application are directed to two different inventions. As identified in the Official Action, the two inventions are as follows.

Group I invention recited in Claims1-15, 24 and 25 drawn to a handle/electrical connector structure.

Group II invention set forth in Claims 16-23 drawn to a method of assembly.

Based on the observation that the two inventions are distinct from one another, a restriction requirement has been imposed requiring an election of one of the two inventions.

Applicants hereby elect, with traverse, the Group I invention recited in Claims 1-15, 24 and 25 drawn to a handle/electrical connector structure.

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The election of the Group I invention is made with traverse because it is

believed that all of the claims of this application can be examined at the same time

without serious burden. While it is recognized that the two inventions may be

separately classified, it is believed that the search required for the elected invention

set forth in Claims 1-15, 24 and 25 would likely extend into those areas where the

non-elected invention would be searched. In addition, examining the claims directed

to the non-elected invention in addition to those directed to the elected invention

would not require consideration of a seriously burdensome number of additional

claims.

In light of the foregoing, withdrawal of the restriction requirement and

examination of all of the claims of this application, including Claims 1-15, 24 and 25

directed to the elected invention, are respectfully requested.

Should any questions arise in connection with this application, the

undersigned respectfully requests that he be contacted at the number indicated

below.

Respectfully submitted,

**BUCHANAN INGERSOLL PC** 

Date: December 28, 2005

Matthew L. Schneider

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